Oregon Firearms Federation, Inc., et al. v. Kotek, et al. (Consolidated)

Louis J. Klarevas

Page 1 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON PENDLETON DIVISION OREGON FIREARMS FEDERATION, INC., et al.,) Civil No. Plaintiffs,) 2:22-cv-01815-IM) (Lead Case) v. TINA KOTEK, et al.,) Civil No.) 3:22-cv-01859-IM Defendants.) (Trailing Case)) Civil No.) 3:22-cv-01862-IM (Continued)) (Trailing Case)) Civil No.) 3:22-cv-01869-IM) (Trailing Case) * VIDEOCONFERENCE * DEPOSITION UPON ORAL EXAMINATION OF EXPERT LOUIS J. KLAREVAS Witness located in: Oyster Bay, New York * All participants appeared via videoconference * March 24, 2023 DATE TAKEN: Tia B. Reidt, Washington RPR, CCR #2798 REPORTED BY: Oregon # 22-0001

Oregon Firearms Federation, Inc., et al. v. Kotek, et al. (Consolidated)

Louis J. Klarevas

		I
(continue	ed))	
MARK FITZ) i, et al.,)	
v.	Plaintiffs,)	
ELLEN F.	ROSENBLUM, et al.,)	
	Defendants.)	
KATERINA	B. EYRE, et al.,	
	Plaintiffs,)	
v.)	
ELLEN F.	ROSENBLUM, et al.,)	
	Defendants.)	
DANIEL AZ	ZZOPARDI, et al.,)	
v.	Plaintiffs,)	
ELLEN F.	ROSENBLUM, et al.,	
	Defendants.)	

Louis J. Klarevas Oregon Firearms Federation, Inc., et al. v. Kotek, et al. (Consolidated) Page 3 1 APPEARANCES For Oregon Firearms Federation: 2 LEONARD WILLIAMSON 3 VAN NESS WILLIAMSON 960 Liberty Street SE, Suite 100 4 Salem, OR 97302 (503) 365-8800 5 L.williamson@vwllp.com 6 For the Defendants: 7 8 BRIAN SIMMONDS MARSHALL 9 OREGON DEPARTMENT OF JUSTICE TRIAL DIVISION SPECIAL LITIGATION UNIT 10 100 SW Market Street Portland, OR 97201 11 Brian.s.marshal@doj.state.or.us 12 13 ERIN DAWSON MARKOWITZ HERBOLD 1455 SW Broadway, Suite 1900 14 Portland, OR 97201 (503) 972-5076 15 ErinDawson@markowitzherbold.com 16 17 18 19 20 21 22 23 24 25

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1	Q.	So in terms of the plaintiffs who are involved
2	here, do	you know anything about the National Shooting
3	Sports Fo	oundation?
4	(A.)	The National Sports Shooting Foundation [sic]
5	is a plan	intiff in this case?
6	Q.	Yep.
7	A.	I did not I did not know that.
8		Sorry, can I ask which because this is four
9	consolida	ated cases, which is the case that involves the
10	National	
11	Q.	The National Shooting Sports Foundation
<mark>12</mark>	A.	Yeah.
13	Q.	that's the prior plaintiff, and then I
14	think the	ere's a gun store involved, and then the
15	National	Shooting Sports Foundation.
16	A.	That's yeah, sorry. I don't mean to cut
17	you off.	
18		Yeah, I did not realize that. I guess I
19	should ha	ave looked fully at the list of plaintiffs.
20	Q.	Yeah.
21	A.	Yeah, I didn't know that, no.
22	Q.	Do you know anything about that organization?
<mark>23</mark>	A.	I do. (I've actually cited their reports and
<mark>24</mark>	the decla	aration of their former I think research
<mark>25</mark>	director	has been cited in some of my I don't know

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if it was this case, but it's been cited in certainly other declarations that I've done.

- Q. And the citation to their data was for what reason?
- A. In terms of AR and AK platform rifles that are in circulation in the United States among civilians and the kind of ownership patterns of those rifles.
- Q. Oh, so the national sales data that they track? Is that what you mean?
- A. So they don't -- good question. So they don't track necessarily national sales data on AR and AK platform rifles. What they do track are two things, and it's done in two kind of separate reports. One is kind of ownership patterns: Who's buying AR and AK platform rifles, why are they buying them, what is their -- you know -- you know, what -- in what -- like what is the ownership rates per owner. And by that, I mean, like, do they own one, do they own two, do they own more than two. So that's one kind of set of reports that --

And if I can call it the NSSF to make it simpler?

- Q. Yeah.
- A. Yeah, so that's one set of reports that the NSSF has put out. And it's appeared in -- that kind of

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1	CERTIFICATE
2	
3	STATE OF WASHINGTON
4	COUNTY OF PIERCE
5	
6	I, Tia Reidt, a Certified Court Reporter in and
7	for the State of Washington, do hereby certify that the
8	foregoing transcript of the deposition of LOUIS J.
9	KLAREVAS, having been duly sworn, on March 24, 2023, is
0	true and accurate to the best of my knowledge, skill and
1	ability. Reading and signing was requested pursuant to
2	FRCP Rule 30(e).
3	IN WITNESS WHEREOF, I have hereunto set my hand
4	and seal this 28th day of March, 2023.
5	Sent Sent Sent Sent Sent Sent Sent Sent
6	E STUDIO DE LA CONTRACTION DEL CONTRACTION DE LA
7	
8	/S/ Tia B. Reidt Tia B. Reidt, RPR, CCR 22-0001
9	NOTARY PUBLIC, State of Washington.
20	My commission expires 5/15/2026.
21	5/15/2020.
22	
23	
24	
25	